IN THE UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF INDIANA INDIANAPOLIS DIVISION

PAUL VOORHIS, JR.,) CAUSE NO. 1:21-cv-01408
Plaintiff,)
v.)
WAL-MART STORES EAST, LP,)
Defendant.)

NOTICE OF REMOVAL

Thomas L. Davis, counsel for defendant, states:

- 1. On April 23, 2021, plaintiff filed his Complaint for Damages against defendant Wal-Mart Stores East, LP in the Tippecanoe County Superior Court of Indiana, under Cause No. 79D01-2104-CT-000064.
- 2. Wal-Mart Stores East, LP, is a Delaware limited partnership, of which WSE Management, LLC is the general partner, and WSE Investment, LLC is the limited partner. The sole member of both WSE Management, LLC and WSE Investment, LLC is Wal-Mart Stores East, LLC, an Arkansas limited liability company whose sole member is Walmart, Inc. The principal place of business for all entities mentioned is Bentonville, Arkansas. Walmart, Inc., a Delaware corporation, is a publicly traded company on the New York Stock Exchange and traded under the symbol WMT. The principal place of business for Walmart, Inc. is Bentonville, Arkansas. No publicly traded entity owns more than 10% of the company. Thus, for purposes of diversity jurisdiction, Wal-Mart Stores East, LP is a citizen of Delaware and Arkansas.
 - 3. Plaintiff is citizen of the state of Indiana.

4. The matter in controversy exceeds \$75,000.00, exclusive of interests and costs;

this action does not arise under the Workmen's Compensation laws of any state; is not brought

against a common carrier or its receivers or trustees; does not arise under 45 U.S.C. §§ 51-60;

and, therefore, this cause is removable to this Court under 28 U.S.C. § 1441(b).

5. This Notice of Removal is being filed with this Court within 30 days after the

receipt of the Complaint and Summons by the defendant.

6. The undersigned has communicated with plaintiff's attorney who has no objection

to this removal.

7. Copies of all process, pleadings, and orders served upon petitioner in the state

court action are attached hereto. Promptly hereafter, written notice will be given to all adverse

parties and to the Clerk of the Tippecanoe County Superior Court of Indiana, that this Petition

for Removal is being filed with this Court.

WHEREFORE, defendant prays that the entire state court action, under Cause No.

79D01-2104-CT-000064, now pending in the Tippecanoe County Superior Court of Indiana, be

removed to this Court for all further proceedings.

FROST BROWN TODD LLC

By: /s/Thomas L. Davis

Thomas L. Davis, #4423-49

Attorneys for Defendant

2

CERTIFICATE OF SERVICE

Service of the foregoing was made by placing a copy of the same into the United States Mail, first class postage prepaid, this 28th day of May, 2021, addressed to:

Nathan D. Foushee Ken Nunn Law Office 104 Franklin Road Bloomington, IN 47404

/s/Thomas L. Davis

Thomas L. Davis

FROST BROWN TODD LLC 201 North Illinois Street, Suite 1900 P. O. Box 44961 Indianapolis, IN 46244-0961 317-237-3800 Fax: 317-237-3900 tdavis@fbtlaw.com

LR08000.0743282 4837-5667-3516v1